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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/653,027	08/28/2003	Laurent Schaller	CSI-2008C2	1555
Jeffrey J. Hohei	7590 10/14/200 n shell	9	EXAM	IINER
710 Medtronic Parkway Minneapolis, MN 55432			WOO, JULIAN W	
Minneapolis, M	IN 33432		ART UNIT	PAPER NUMBER
			3773	
			MAIL DATE	DELIVERY MODE
			10/14/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
	10/653,027	SCHALLER ET AL.	
Office Action Summary	Examiner	Art Unit	
	Julian W. Woo	3773	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet w	ith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR RE WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory per Failure to reply within the set or extended period for reply will, by stating Any reply received by the Office later than three months after the mearmed patent term adjustment. See 37 CFR 1.704(b).	COMMUNI R 1.136(a). In no event, however, may a riod will apply and will expire SIX (6) MOI atute, cause the application to become A	CATION. reply be timely filed ITHS from the mailing date of this communication BANDONED (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on 30 This action is FINAL . 2b) ☑ T Since this application is in condition for alloclosed in accordance with the practice under	This action is non-final. wance except for formal mat		is
Disposition of Claims			
4) Claim(s) 1,3,5,6 and 8-35 is/are pending in 4a) Of the above claim(s) is/are without 5) Claim(s) 24 and 26 is/are allowed. 6) Claim(s) 1,3,5,6,8-11,18,28,29 and 31-35 is 7) Claim(s) 12-17,19-23,25,27 and 30 is/are of 8) Claim(s) are subject to restriction and Application Papers 9) The specification is objected to by the Example 10) The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) filed on is/are: a) are subjected to by the Example 20 The drawing(s) are subjected to by the Example 20 The drawing(s) are subjected to by the Exa	drawn from consideration. s/are rejected. s/bjected to. sd/or election requirement. niner. accepted or b) □ objected to	-	
Applicant may not request that any objection to Replacement drawing sheet(s) including the cor	rection is required if the drawing	(s) is objected to. See 37 CFR 1.121	(d).
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International But * See the attached detailed Office action for a	ents have been received. ents have been received in A priority documents have beer reau (PCT Rule 17.2(a)).	application No received in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No	Summary (PTO-413) s)/Mail Date nformal Patent Application 	

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DETAILED ACTION

1. In view of the Notice of Panel Decision form Pre-Appeal Brief Review filed on July 30, 2009, PROSECUTION IS HEREBY REOPENED. New and restated grounds of rejection are set forth below.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1, 3, 5, 9, and 10 are rejected under 35 U.S.C. 102(b) as being anticipated by Seitzinger (5,374,268). Seitzinger discloses, at least in the figures and col. 2, lines 28-65; a tissue connector assembly, where the assembly includes first and second tissue piercing members (16, 18), a surgical fastener (10, which is fastenable to a body organ, e.g., 27) adapted to assume a loop configuration (See fig. 2, where it has assumed a loop configuration within element 20; or fig. 3, where it has begun to assume a loop configuration from pulling of the piercing members) and having first and second end portions, the first tissue piercing member being coupled to the first end portion and the second tissue piercing member being coupled to the second end portion (via 12 and 14, respectively); a flexible member (12) with a first end portion coupled to the first tissue piercing member and a second portion having coupled to the first end portion of

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the fastener, a second flexible member (14) having a first end portion coupled to the second tissue piercing member and a second end portion coupled to the second end portion of the fastener, where the flexible members comprise a suture, and where the tissue piercing members comprise needles.

4. Claims 1, 28, 29, and 32-35 are rejected under 35 U.S.C. 102(b) as being anticipated by Peters (4,341,226). Peters discloses, at least in figures 1-7 and col. 1, line 52 to col. 3, line 56; a tissue connector assembly including a surgical fastener (20) adapted to assume a loop configuration (coiled), a first or first discrete tissue piercing member (12), a second or second discrete tissue piercing member (22), and a flexible member comprising a suture (14), where the surgical fastener has first and second end portions, the first tissue piercing member being coupled to the first end portion (via 14) and the second tissue piercing member being coupled to the second end portion (via 18), where the flexible member (14) has a first end portion coupled to the first tissue piercing member and a second end portion coupled to the first end portion of the fastener (via 16), where surgical fastener comprises a clip or wire, where the clip (20) has an open (as seen in fig. 6 or 7 and a closed (as seen in fig. 2) configuration in a relaxed state, where the clip is generally U-shaped when in an open configuration (see the U-shapes of 20 in fig. 7), where the clip assumes a spiral configuration in the closed configuration (see fig. 2).

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 6. Claims 6 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Seitzinger (5,374,268) in view of Kaufman et al. (3,125,095). Seitzinger discloses the invention substantially as claimed, but does not disclose that the flexible member comprises metal. Kaufman et al. teach, at least in figure 1 and col. 1, lines 19-25; a flexible member comprising metal (stainless steel). It would have been obvious to one having ordinary skill in the art at the time the invention was made, to apply a metallic flexible member as taught by Kaufman et al. in the device of Seitzinger. Such a flexible member would possess great strength and flexibility for retracting a body organ with little risk of breakage.
- 7. Claims 11 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Seitzinger (5,374,268) in view of Totakura et al. (5,383,904). Seitzinger discloses the invention substantially as claimed, but does not disclose first and second couplings

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where the first tissue piercing member and the first end portion of the fastener are coupled to the first coupling, and the surgical fastener second end portion and second piercing member are coupled to the second coupling. Totakura et al. teach, at least in the figure and col. 1, lines 31-48 and col. 1, line 61 to col. 2, line 30; couplings (22, when covering 100% of flexible members 12a and 12b) respectively coupling first and second piercing members (16a, 16b) to first and second end portions of a surgical fastener (14). It would have been obvious to one having ordinary skill in the art at the time the invention was made, in view of Totakura et al., to include couplings with the tissue connector assembly of Seitzinger. Such couplings would allow stiffening of flexible members and substantially eliminate the tendency of the flexible members to become tangled or twisted about the surgical fastener.

8. Claim 31 is rejected under 35 U.S.C. 103(a) as being unpatentable over Peters (4,341,226) in view of Bendel et al. (5,350,419). Peters discloses the invention substantially as claimed, but does not disclose that the wire of the surgical clip comprises a shape memory material. Bendel et al. teach, at least in col. 5, line 51 to col. 6, line 6 and col. 6, lines 46-54; a surgical clip (35) formed from shape memory materials (e.g., Nitinol). It would have been obvious to one having ordinary skill in the art at the time the invention was made, in view of Bendel et al., to form the clip of Peters out of a shape memory material. Such a material has good fatigue resistance and biocompatibility including corrosion resistance.

Allowable Subject Matter

9. Claims 24 and 26 are allowed.

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10. The following is an examiner's statement of reasons for allowance: None of the prior art of record, alone or in combination, discloses a tissue connector assembly including, inter alia, a surgical fastener adapted to assume a loop configuration, first and second tissue piercing members, a coupling and a second coupling, a flexible member, and a coil, where the coil surrounds the surgical fastener and is compressed against the second coupling, and where the second coupling includes a first member fixedly secured to the fastener and a second member slidably coupled to the fastener. Also, none of the prior art of record, alone or in combination, discloses a tissue connector assembly including, inter alia, a surgical fastener adapted to assume a loop configuration, first and second tissue piercing members, a coupling and a second coupling, and a flexible member, where the flexible member has a portion coupled to the second tissue piercing member and a knotted portion, the second coupling including

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Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

a tubular member having a bore, and the knotted portion being in the bore.

- 11. Claims 12-17, 19-23, 25, 27, and 30 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 12. The following is a statement of reasons for the indication of allowable subject matter: None of the prior art of record, alone or in combination, discloses a tissue

connector assembly including, inter alia, a surgical fastener adapted to assume a loop configuration, first and second tissue piercing members, a coupling and a second coupling, and a flexible member comprising a suture, where the coupling comprises a tubular member having movable portions and the surgical fastener includes an enlarged portion adapted for receipt in the movable portions, where the second coupling releases the second piercing member and the surgical fastener in response to releasing the fastener first end portion coupling, where a coil surrounds the surgical fastener or surgical clip wire, where the fastener includes a groove and projection and the second coupling includes a member having a groove, projection and sleeve; and where the second coupling includes an annular blade.

Conclusion

13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Julian W. Woo whose telephone number is (571) 272-4707. The examiner can normally be reached Mon.-Fri., 7:00 AM to 3:00 PM Eastern Time, alternate Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jackie Ho can be reached on (571) 272-4696. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

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/Julian W. Woo/ Primary Examiner, Art Unit 3773